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6	GARMIN INTERNATIONAL, INC., and GARMIN USA, INC.	
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9	UNITED STATES DISTRICT COURT	
	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		
12	TECHNOLOGY PROPERTIES LIMITED LLC, PHOENIX DIGITAL SOLUTIONS LLC, and	Case No. 3:12-cv-03870-VC
13	PATRIOT SCIENTIFIC CORPORATION	STIPULATED REQUEST TO EXTEND
14	Plaintiffs,	TIME FOR DEFENDANTS TO FILE CLAIM CONSTRUCTION BRIEF
15	VS.	
16	GARMIN LTD., GARMIN INTERNATIONAL, INC., and GARMIN USA, INC.,	
17	Defendants.	
18		
19	Defendants Garmin International, Inc. and Garmin USA, Inc. ("Garmin") respectfully reques	
20	a one day extension to file their opening claim construction brief and supporting documents,	
21	attached as Exhibits 1-10 to the Declaration of Jennifer Seraphine ("Seraphine Decl.") submitted	
22	herewith. Plaintiffs do not oppose Garmin's request.	
23	This case is related to six (6) other cases pending before this Court. The schedule in each of	
24	these related cases calls for the filing of opening claim construction briefs on August 4, 2015. (D.E.	
25	65). Garmin did not file its claim construction brief in this case due to an administrative oversight:	
26	Defendants in the related cases have coordinated to file one joint claim construction brief, and	
27		
28	<sup>1</sup> Case Nos. 3:12-cv-03863; 2:12-cv-03865; 3:12-cv-03876; 3:12-cv-03877; 3:12-cv-03880; and 3:12-cv-03881.	
	STIPULATED REQUEST TO EXTEND TIME	CASE No. 3:12-CV-03870-VC

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undersigned counsel misunderstood that a single filing of the brief would be made in all of the 1 related cases simultaneously. See Seraphine Decl. ¶ 2. The same claim construction brief that 2 Garmin seeks to file herein was filed in the related cases, and served to Plaintiffs' counsel, on 3 August 4, 2015. Id. ¶ 4. 4 Undersigned counsel has conferred with Plaintiffs' counsel and Plaintiffs do not oppose this 5 request. There have been no other requests to change this date, and allowing Garmin the additional 6 7 time will not effect the schedule in this case. 8 Respectfully Submitted, 9 TURNER BOYD LLP 10 Dated: \_August 5, 2015 /s/ Jennifer Seraphine 11 Jennifer Seraphine (State Bar No. 245463) seraphine@turnerboyd.com 12 702 Marshall Street, Suite 640 Redwood City, California 94063 13 Telephone: (650) 521-5930 Facsimile: (650) 521-5931 14 Attorneys for Defendants 15 GARMIN INTERNATIONAL, INC., and GARMIN USA, INC. 16 17 18 PURSUANT TO STIPULATION, IT IS SO ORDERED. Garmin may file the claim 19 construction brief and supporting documents submitted as Exhibits 1-10 with the Declaration of 20 Jennifer Seraphine. 21 Dated: August 6, 2015 22 23 United States Magistrate Judge 24 25 26 27

STIPULATED REQUEST TO EXTEND TIME

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